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Cont.
- (a) a code segment that obtains user profile information;
 - (b) logic that obtains at least one of a calendar, email, contact list, task list, and notes from a user device;
 - (c) a code segment that stores the user profile information and the at least one of the calendar, email, contact list, task list, and notes in a centralized, Internet accessible database; [and]
 - (d) a code segment that provides user access to the database from an Internet enabled device for allowing the user to alter the user profile information and access the at least one of the calendar, email, contact list, task list, and notes;
 - (e) a code segment that receives permission from the user to allow a third party to access the user profile information; and
 - (f) a code segment that provides access to the user profile information on the database to a third party.

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- 12. (Amended) A computer program embodied on a computer-readable medium that creates an information summary as recited in claim 11, [including logic that secures the user profile information against access by an unauthorized Internet enabled device] wherein the third party is a merchant utilizing the user profile information for offering a personalized service to the user.

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- 20. (New) A method for creating a user network interface as recited in claim 1, further comprising the step of synchronizing the at least one of the calendar, email, contact list, task list, and notes stored on a portable computing device of the user and the database.

REMARKS

Claims 1-19 are pending. New claim 20 has been added to vary the scope of the claims and clarify the present invention. All limitations are supported by the original disclosure including the specification, drawings and original claims. (See p. 76, lines 23-25 of the specification.) Therefore, no new matter has been added. The new claim is believed to be allowable.

The Rejections

Claims 5, 7, 15 and 17 have been rejected under 35 U.S.C. §112, first paragraph.

Claims 1, 3, 9, 10, 11, 13 and 19 have been rejected under 35 U.S.C. §102(e) as being anticipated by LeMole et al., U.S. Patent No. 6,009,410 (hereinafter, "LeMole"). Claims 2, 4, 6-8, 12, and 14-18 have been rejected under 35 U.S.C. §103(a) as being anticipated by LeMole in light of Herz et al, U.S. Patent No. 5,754,939 (hereinafter, "Herz"). Claims 5 and 15 have been rejected under 35 U.S.C. §103(a) as being anticipated by LeMole in light of Hobbs, U.S. Patent No. 5,987,454.

With respect to the rejection of claims 5 and 15 under 35 U.S.C. §112, first paragraph, Examiner is directed to p. 86 line 1 through p. 88, line 20 of Applicants' specification as originally filed, which describes an Intelligent Agent Coordinator. The Intelligent Agent Coordinator monitors user activity, including profile information, and updates applications based on the changing user information.

With respect to the rejection of claims 7 and 17 under 35 U.S.C. §112, first paragraph, Examiner is directed to p. 75, line 18 through p. 76, line 16 of Applicants' disclosure as amended, which discusses sharing of user profile information, including lists of user profile information (see p. 76, lines 6-8). Further, the use of lists of profile information is disclosed in the claims as originally filed, and therefore it is submitted that the amendment to the specification is not new matter.

Applicants respectfully request reconsideration of the rejection of claim 1 as being anticipated by LeMole. As amended, claim 1 of the present application recites the limitation that one or more of a calendar, email, contact list, task list, and notes be stored in a centralized database along with user profile information. (See p. 76, lines 23-25 of Applicants' specification.) Claim 1 also recites that the user has access to the calendar, email, contact list, task list, and notes along with the profile information so that the user can change the user profile information and access the various items at one location on the network. (See p. 67, line 27 to p. 68, line 2 of Applicants' specification.) It is argued that this novel combination is critical for allowing the user to maintain one version of the user profile information, calendar, email, contact list, task list, and notes so that the user can

access them whenever they are needed and in whatever formats they are needed. Simply nowhere in the prior art is there disclosed such a combination of features and components.

None of the references of record, alone or in combination with each other, discloses, teaches, or suggests storing user-accessible user profile information and a calendar, email, contact list, task list, and/or notes. Rather, the references of record discuss maintaining user profile information and make no mention of receiving the other items from the user.

As amended, claim 2 requires that the third party be a merchant utilizing the user profile information for offering a personalized service to the user.

Claims 10 and 11, as amended, contain similar limitations as claim 1 and are therefore believed allowable over the references of record for the same reasons set forth above with respect to claim 1. Claims 2-9 and 12-19 depend from claims 1 and 11, respectively, and therefore include the limitations of the associated claim. By virtue of their dependence, claims 2-9 and 12-19 are believed to be allowable over the references of record.

In view of the foregoing, Applicants respectfully request reexamination of claims 1 through 19, and submit that these claims are in condition for allowance. Accordingly, a notice of allowance is respectfully requested. In the event a telephone conversation would expedite the prosecution of this application, the Examiner may reach the undersigned at (408) 558-7890. If any fees are due in connection with the filing of this paper, then the Commissioner is authorized to charge such fees to Deposit Account No. 50-0797 (Order No. AND1P030/AC980009). A duplicate copy of the transmittal is enclosed for this purpose.

Respectfully submitted,
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